IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT COURT OF PUERTO RICORECEIVED & FILED

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BOND NO: 13064304@1513'S OFFICE U.S. DISTRICT COUF

DJ MANUFACTURING CORPORATION

CIVIL No. 97-1457 [JAG]

Plaintiff

.

:

vs.

:

TEX-SHIELD, INC.;

XYZ INSURANCE COMPANIES,

:

Defendants

SUPERSEDEAS BOND

WHEREAS, a Final Judgment on Arbitral Award was entered on September 23, 2004, in the above entitled case in favor of defendant Tex-Shield, Inc. ordering plaintiff DJ Manufacturing Corporation to pay said defendant the principal amount of \$583,416.00 plus prejudgment interest of \$218,821.92 at the contractually agreed New Jersey rate of 7.5% for 1999, 7.0% for 2000, 7.5% for 2001, 8% for 2002, 5% for 2003 and 4% for 2004 up to the date of the judgment, for a total of \$802,237.92, plus postjudgment interest thereafter at the rate set forth in 20 U.S.C.§ 1961; and

WHEREAS, plaintiff DJ Manufacturing Corporation has filed a Notice of Appeal and in order to prevent the execution of the judgment entered pending the appeal process plaintiff DJ Manufacturing Corporation must post a bond to supersede the execution of the judgment and guarantee the satisfaction of said judgment and interests thereon until the final resolution of the appeal.

NOW, THEREFORE, we the undersigned, DJ Manufacturing Corporation, as Principal, and MAPFRE PRAICO INSURANCE COMPANY, a corporation organized under the laws of the Commonwealth of Puerto Rico, duly authorized to do bond business in the Commonwealth of Puerto Rico, as Surety, do bind and obligate ourselves to the payment of the Judgment that may be finally entered by the Circuit Court of Appeals, including principal, pre-judgment and post-judgment interests, affirming or modifying the Final Judgment on Arbitral Award subject of the appeal filed by plaintiff.

U.S. DISTRICT JUDGE

It is a condition of this bond that if the Final Judgment on Arbitral Award rendered against the plaintiff in this case be reversed by the Circuit Court of Appeals, or if the Final Judgment on Arbitral Award rendered against the plaintiff is affirmed by the Circuit Court of Appeals, in whole or in part, and is fully satisfied by plaintiff DJ Manufacturing Corporation, then this obligation shall be void, otherwise it will remain in full force and effect.

Rico, this 29 day of November,	
DJ Manufacturing Corporation PRINCIPAL -	MAPFRE PRAICO INSURANCE COMPANY SURETY
By: Ale jandro Baccani	By: Vivian E. Outhones Diaz
President MAPFRE PRAICO INSURANCE	Attorney-in-Fact
EFH\ Countereignature Manage	Salbla "MV 1890 RICO NO MAN, PUERTO RICO

Case 3:97-cv-01457-JAG Document 150 Filed 12/09/2004 Page 3 of 3 ACKNOWLEDGMENT OF SURETY

COMMONWEALTH OF)	
PUERTO RICO) ss.: 6	60441152
CITY OF SAN JUAN)	Affidavit No. 3, 628
On this 29TH day of NOVEMBLE VIVIAN E. QUINONES DIAZ , of leg	gal age, MARRIED and resident of RIO GRANDE
to me know to be Attorney-in-fact of _	MAPFRE PRAICO INSURANCE COMPANY
instrument as the act of the said SUR	thin instrument, and be acknowledged that he executed the within ETY COMPANY in accordance with authority duly conferred upon him ated